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**THE SEWAGE AND SUBURBAN  
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**PROPOSAL REJECTED.**

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POLITICAL.

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THREE has been but little of interest to chronicle in regard to mining operations since the date of the departure of the last mail. Roofing has been, for the whole, very satisfactory. The coal has been mined, and the output shows a satisfactory amount of activity in the alluvial workings in the neighbourhoods of Parkes and Gulgong. No fresh legislation on mining matters has as yet been introduced, but it has been given the consideration of the Government, and it is probable that the intention to introduce a bill to amend the Mining Act. It is generally supposed, however, that nothing practical will be done in this direction before the commencement of the next session. The Government has been again assembled, chiefly with a view, it appears, to amend the regulations in one or two points where experience has shown defects. The principal amendments they will make according to the intention as at present announced, are the questions of registration and survey, sluicing claims, and the frontier system. No attempt will be made to alter the main principles of the law, but it is quite likely that we shall see what shape the new legislation on the subject of mining is likely to take.

WEDNESDAY, 14TH APRIL.  
The San Francisco Mail Service.

We have clearing news from South M'Guigan's, No. 7, below Snow's, as continuing to get payable gold in their north drive. No. 8 are on payable gold, and are driving north for the main part of the run. No. 9 bottomed on two feet of payable washdirt, but must dig to find more. The party who run the plant prospects are about 4 grains to the dish. No. 10 are rather unfortunate. They will have to sink a new shaft for the run; but perhaps their having to do so might be the more economical plan after all. There are now three claims reported on payable gold in this section. One is at the foot of the distinct lead from the M'Guigan's, it being at nearly right angles with it. No. 6 is in dispute, as also No. 11. M'Guigan's North has little change to report; some pretty good-sized paddocks have passed through the mill, and others will soon follow. Many of them are small, but they are here and there richer." Although No. 32 have just put through nearly 400 loads of their 3-dwt dirt, this return is small per load, but they have a great depth of wash. No. 3 South have commenced on their paddocks. They will have about 230 loads, and will finish the early part of the week. No. 4 East have taken a new shaft, and been by a fresh party. There was a rush to the Fultons the early part of the week. No. 1 West shifted over to the boundary of the prospectors, and not only bottomed on payable dirt, but on the same run of gold as the probable No. 1, and yet took it up in the same direction. The prospectors a payable claim from the first. The new line is pegged off for some considerable distance, and I hope next week to give a good report of the lead. No. 4 East washed up a lot, the return from which was nearly 3 oz to the load, a very agreeable surprise, as they were doubtful whether or no they had struck anything. On the falling off in the Wapping Butcher, although the present lucrative workings may be said to terminate a few claims north of M'Call's. It would lead one to suppose that it had been cut out off at this point, but my opinion is, and I think it is, as many other cases make the gold run in a straight direction, and it will not do it to accommodate them. There is no doubt that the lead has taken a great bend, and it must be looked for. A few claims on the old line towards the creek are getting little gold, but nothing of importance. On the old line, south of the creek, where the washings show pretty good heaps of washdirt present themselves to our view, and I have no doubt the panners watch them too. Francis washed over 1 oz. to the dish. Bruce has also washed up for a like return. Barnett's went over the ounce, and there are two or three paddocks waiting to be assayed, and we can see that the Tichenborne can also give a good account of itself. The washings have been numerous, and the returns fair. No. 6 are at it again, 700 tons for the mill; Pyke (No. 8) following, with about half the quantity. Pyke's Prospecting Claim : There is a strong probability of finding a good paddock, and have started another shaft to try and locate the party who have taken up a block on their northern boundary. This part of the claim is pretty good. The block off No. 1, above Pyke's, are still getting first-class dirt. There was a rush to the head of Reed's Gully last Monday. The washings were not so good, and the ground is taken up for a considerable distance in every direction.

The following items are from our Hill End correspondent:—The interest in the portion of our field behind the town, and known as Specimen Gully, is by no means flagging, the whole of it being so busily at work, that the annual digger, the St. George, the Excelsior, the Township, and the Eureka Companies are some of them on first-rate stopes, and the rest determined to be in the same happy condition as soon as possible. The splendid stopes of the Excelsior shows no signs of giving out, and the Eureka has bottomed the old drift at 108 feet, and the annual digger east in about 20 feet, and crossing two sets of veins. The further one shows one vein about 8 inches thick, and similar in appearance to the Dragon, which it is supposed to be. A disful of stuff knocked out of it showed several colours, and the gold was not very rich, but it is test it. The Bald Hill Co.'s tunnel is now within 100 feet of the completion of the contract, which brings it in 600 feet. It is about the finest specimen of workmanship in the colony, and one of the longest. The rock in the face is as much like putty as possible, and forms the bar which makes the work so easy, and the tunnel is after Marshall's, for which the tunnel is put in. Some stir is being made south of the Taron, to get a crushing engine. The place is worth it, for the gold is there. The Randwick, a forfeited lease on the Root Hog, has a good reef, some small parcels of gold, and is giving 20 oz. to the ton, but the main bulk of the stone is so much crushed close at hand to make it worth working. The cost of packing four or five miles over the 'delightful hills' of this part of the country making any but really rich stone valuable. The Old Root Hog reef can supply unlimited stone, payable at a moderate rate, and the Root Hog Welcome has a large quantity of stone already raised. I believe, prove payable. The Golden Fleece and its neighbour on the south have both payable reefs in them, and some of the companies which worked them, have some of the stone hauled to-day from the shaft of the latter. (End.) The best of the stone is the one which is the best they have yet had in this "life," and it deserves more than a passing notice in that on the successful issue of the company's works in this direction the future of the Hill mainly depends. They are certainly the pioneers in this direction, and to prove the master lode of the Hill. The company has now driven down to the 415-foot level, the stopes north and south of the shaft having been carried along more than half-way to boundary at that level. In order to prepare fresh stopes to succeed the ones now being carried in, the shaft is being sunk another 75 feet, and the next 100 feet is accomplished; and at the depth of nearly 500 feet the appearance of this vein is as good as ever it has been in the shaft, and should it continue through the next 30 feet, I think we may feel justified in stating that there is at least one permanent reef on the Hill for after that I see no reason why we should not look for the gold to continue as far as we like to follow it.

The principal items of interest from Gulvong and Home Rule are thus related by our correspondent: "The escort from Gulvong last week took 2523 oz. of gold, which is good considering how many old leads are exhausted, and that no new ones of importance have been opened for a long time. A great deal of this gold came from the Black Lead, which is being successfully reworked in many places. This will be the case with many other abandoned leads when the many leases applied for are granted, and thus from this source alone, for long years to

R. Dibbs, in answer to the late Colonial Secretary's question, said that he had been asked for information, on behalf of his firm, the Pacific Mail Company, and Mr. P. H. de Retho, The Hon. member's purport was that he had been asked to state publicly, which he said involved reckless charges against the Government. He explained the facts connected with the matter, and said that he had been asked the lowest with the exception of that of the Lusitania, who was not within reach, as he backed by persons of substantial means and reputation. He said that he had failed to do some of the same. The late Government was so prone to complain of the way in which he behaved, but they had no reason to believe guilty of anything of a criminal nature, and he was not prepared to make any such abominable attacks he had made. When the terminus of the Suez removed from Sydney there was a general feeling of indignation, and he was told of that line, and what he undertook to £48,000 a year the Australasian Steam Navigation were now doing with the same vessels, and he was told that the Government representation of facts to say that there over-payment of £3000 to Mr. Hall. The £42960 was paid, in order that the same vessel should be sent to the East, and the contract was made under the old conditions, and he was told that there were men of sufficient means to do it, and the service was now being mainly by vessels they put upon it. When the correspondence was made, they would show that, while the gentleman (Mr. Dibbs) was a director in a local company, and the late Government was not in a position to do so, but he could not charge against them. They would also show how baseless were the charges upon the late Government of reckless expenditure, and he was told that the Postmaster-General, had actually given his opinion of the Legislative Council upon he had now brought in question. It seemed to him that before the information was given to the House, and it was not a matter of propriety in casting reflections upon the other branch of the Legislature. He had no objection to the production of the papers, and he was told that the late Government was not a commercial agent, and was not debentured as director in a local company from the business of the Government. There had been a deal of petty jealousy, and he was told about the removal of the Suez mail, whilst it was had accepted to the Government, and he was told that the letters carried at a charge of 1000, and he was told that Mr. SAUNDY, in reply, said he had always been willing to give the House any information required on this subject, but had never been asked to do so, and he was told that he was not a personal attack, but simply replied to made out of the House in regard to the colonial Government—statements that were made, and he was told that they were incorrect. Mr. SAUNDY, in reply, said he had always been willing to give the House any information required on this subject, but had never been asked to do so, and he was told that he was not a personal attack, but simply replied to made out of the House in regard to the colonial Government—statements that were made, and he was told that they were incorrect. Mr. SAUNDY, in reply, said he had always been willing to give the House any information required on this subject, but had never been asked to do so, and he was told that he was not a personal attack, but simply replied to made out of the House in regard to the colonial Government—statements that were made, and he was told that they were incorrect.

THURSDAY, 20TH APRIL.  
Free Selections.—Sir EDWARD DAWKINS moved,—"That there be laid on the table the report of the Hon. member showing the number of free-allocations under the Crown Alienation Act of 1861; the total alienated; the amount received for the same; the amount of deferred payments; and the amount still remaining due; and that the Hon. member thereon, 2. Return of the free-selection to each of the same particulars. 3. The number of acres under the same Act, the area sold, the amount paid for the same, and the amount forfeited, distinguishing country from suburban lands, and showing the area retained of each such description of land." The Hon. member then read the report, with information in the discussion for the Amendment of the Crown Lands Bill. Sir DAWKINS said the Government would be glad to have the report laid on the table, but would be laid on the table as soon as the report was prepared, though he was afraid they could not get it so soon as the hon. member said. He would be glad to have the report laid on the table upon the Government's promise before the House those of the returns which were readily prepared at an early date.—The

*Claims against the Government.*—MAYOR moved the second reading of the Bill for the Enforcement of Claims against the Government, which under the law as it at present stood, it was provided that if the Governor, with the advice of the Executive Council, referred petitions of claims to the Court for trial, but it was not compulsory upon him to do so. It was pointed out that while, however, the process was direct and efficient a remedy against the Government by one, subject against another, was not desirable. Similar measures had been taken in Queensland. The Governor of the last-inferred bill to the Crown law officer advised that he considered there was nothing able in the bill now before the House. Mr. DALRYMPLE said the Government had to offer to the bill, but he believed it was better than the amendments would require a Judge's certificate that a case before any claim could be given and that security should be incurred and that they thought it would be generally regarded as a good bill. In contracting with the Government should regard them as they would regard other persons whom they contracted. But bearing in mind the Government might always "goes to the wall" litigation that it should be hedged round by safeguards. He therefore suggested that the Government should see that case was allowed to be inquired after by law or equity, the petition should be sent to the Judge of the Supreme Court, certified and that security should be required. SIE WILLIAM MANNING did not approve proposed amendment, and was of opinion that against the Crown should be the same as that against individuals. He thought it would be better to leave things as they were and abandon the bill. If these amendments inserted.—Mr. C. CAMPBELL said that provision was made in their private bills for the Petition of Right gave no right of necessity to alter the law. He was in favour of the amendment.—The bill was read a

**LEGISLATIVE ASSEMBLY**  
**FRIDAY, 9TH APRIL.**  
**Aliens.**—On the motion of Mr. NELSON went into committee for consideration of the bill of bringing in a bill to amend and consolidate relating to aliens. Mr. Nelson explained he desired was to have the law affecting aliens assimilated to that of the mother country. The proposition was proposed, and agreed to in affirming the propriety of bringing in the bill, and the resolution was reported to the assembly adopted.

*Joachim v. O'Shannassy*.—On the motion of Mr. TANN, seconded by Captain OSWALD, the House considered the petition of the above-named appellants, considering the propriety of presenting an address to the Governor, praying that his Excellency would be pleased to cause to be placed on the Estimates for the present year a sum not exceeding £10,000 for publishing a pamphlet to be presented on the hearing of the appeal in the case *Joachim v. O'Shannassy*, now before the Privy Council, and the decision in which will decide the question as to the legality of the conditions upon which the Crown Land was by infanticide minors under the Crown Lands Alienation act of 1861.—Mr. S. MEYER addressed the committee. He considered any delay in such a very important matter to be unnecessary. He was acquainted with the case, and was identified with Joachim, and they were therefore bound to uphold his individual interest in this case. The hon. member went into a discussion of the statements of the facts of the whole case, and he then proposed to read the judgment of the Hon. C. BROWN said that all the arguments of the hon. member for Cascar had not touched the case; that Parliament ought not to interfere in the way here

it was, moreover, perfectly evident that the Government, as a third party, could not be represented in the appeal. It was a significant fact that the Attorney-General and the Solicitor-General, the persons most apt to be called upon to represent the Government, appeared to have decided upon the question. The decision directed by this appeal would be simply a question of law.—Mr MONTAGUE desired, as a new member, to give his views on the question, which were not opposed by any of the members of the committee. His experience was opposed to that of Mr Meyer, and he believed the interests of pastoral tenants of the Crown to be quite as much concerned in the support of a measure proposed by the Government as the "Amalgamated Society of Engineers." The Attorney-General said the only question before the committee was, not the merits of the case, but the regularity of the course proposed to be pursued. No question of expediency or of propriety was before the committee, as now proposed; and as to having a barrister to watch the case and take notes, that would be utterly fruitless. As a Minister he had done nothing more than to give his opinion, and he was not concerned as regarded the free selections of the Joachims. Their case, as free selectors, had been one that would not, in any way, hold water. He was quite prepared to withdraw his support from the case, and he was quite at liberty to do this in this case.—Mr WATSON did not wish it to be supposed that he was taking part on either one or other of the two sides in the question, but he was anxious to express his own individual opinion. Looking at the common sense aspect of the whole affair, however, he

could not but feel that it was not Joachim's case that was being argued, but the question of the Government's policy in regard to the Lands committed to the Government. He dissented from the conclusions of the late Minister for Lands in regard to the free selections by the Joachims. He should vote for the \$300, and only regret that it was not possible to consider the important interests at stake. Mr. Robertson defended the action of the existing Government regarding the minute before the House, and the action of the late Minister for St. Leonards. The Attorney-General was now away from the country, engaged in his official duties, and his time up to the day he went away had been occupied in preparing the bill which was before the Government, no official opinion on this particular subject. The Government had nothing to do with the bringing forward of this matter by the hon. member, but he was glad to see that the hon. member proceeded, at some length, to deal with the whole question raised by what was before the committee, and relied upon the common sense and justice of the British law. He could not understand why the hon. member should have been so long in coming and not see that there were two free selections of the Joachims that were not declared forfeited fairly and impartially dealt with and upheld in their right according to law. He thought that the hon. member was of the opinion that under the law minors could not free select. Every Crown Land officer in Administrations formed since the Land Act had passed had stood by and supported the Government in this matter.

wanted to see was what was the law of the land as to the question which had been raised.

—MR. TAUNTON, alluding to the language of the late President Fremont, said that he was not at all surprised at the question which had been put from the main question, and calculated to mislead. The motion before the committee had assumed its aspect from the manipulation of one of the Ministers of the Crown, and he was not surprised that it should be permitted, because no third party was allowed to interfere. The Government could not take part in such an appeal, without taking one side or the other in the question, and he was not at all surprised that the Government should not take any side without infamy. It was not for the Government to take any such case. If the law was found to be defective, on appeal to the highest Court in the Empire, the only remedy would be a new and wrong right, was the Parliament of this country. The Government could shrink from the very appearance of such an interference.

—MR. A. STUART thought they ought to endeavour to answer the question which the angry personalities to which he alluded earlier in the evening had raised, and ultimately given occasion. But the whole thing had fortunately been resolved into the question of an appeal to the law on the right of minors to free select. The Privy Council had said that the Government of O'Shaunessy to be a matter of extreme importance to this colony, and their decision on the appeal had thus become something very different from the decision of a court of law, and he was not at all surprised that sympathy whatever with the Joachims, but he was favourable to the proposed address. None were more

of the House of the bill, and have no say could be anticipated,—as THOMAS, by vote of laying on the table, the motion was carried. Mr. FARRAR moved to provide the Crown, in its pretension of the rights of the Supreme Court, and the rights of the House of England, with the House of the Crown as a just answer. The motion was carried in named column of Great Britain's objection to the Crown's Council.—No objection was tendered to the bill, which was a *prima facie* inquiry into the rights of persons connected to the Crown in mind and in almost every case. The bill was carried in common with the bill, and before a Court of the House of the Crown, and the bill was carried, and agreed to.

TUESDAY, 13TH APRIL.

*Pilot Service.* Mr. HOSKINS moved the adjournment of the House, desiring to call attention to the lamentable state of the pilot service in the harbour of Singapore, and to the delay at this port. For the last twenty years the Marine Board. A first-class mail steamer (the Singapore) had actually been compelled to go to sea, without the assistance of the harbour pilots, for the want of a sufficient number of pilots, which was calculated to damage the port, and ought at once to be rectified. Mr. Hoskins also invited attention to the recent loss of the Helen Macgregor, at the Clarence Head, which, he said, he heard had taken place because a proper number of suitable bunnys were not there laid on hand, under the supervision of the Marine Board. Mr. HOSKINS regretted that the Marine Board, he thought, had neglected this matter of so much importance, that, without notice, it could not obtain the services of the necessary pilots, to say that the pilot service was now in a most deplorable state, even if it had been before. It was worse now than ever it had been, and it had been growing worse for several years. He thought that, if there were, it appeared, any service of pilots, it was in the hands of the men employed in the boats of the pilot service, with the sanction of the Marine Board, and the employ-

Mr. G. R. Dimes defended the Marine Board, and said that the board had been organized in a most unbusinesslike and uneconomical manner, and that the board had been mainly through the Ministerial action of the member for Newcastle. Mr. Dimes thought that the member for Fremantle deserved credit for having brought the matter before the House, and that it was the question in all its aspects. Until they had a suitable steam-boat at the Heads, the pilot service could not be placed in an effective state. It was almost impossible to get a boat piloted by one of the Government ships more than three miles outside the Heads. Every ship might be easily boarded by the Government steamer Ajax from ten or fifteen miles off the coast. Mr. Dimes said that the Government had fruitlessly endeavored to make the Executive reorganize the pilot service, and have a steamer set apart for that service.—Mr. LLOYD quite concurred in what Mr. Dimes said, the pilot service was a most inefficient state, and said that the Marine Board was responsible for that inefficiency—and the member for West Sydney (Mr. G. R. Dimes) quite responsible for it. Mr. Dimes said that the blame rested on the Marine Board. The whole blame rested on the Marine Board, and principally on the member for Sydney West. He hoped that measures would be taken to rectify what was a most inefficient service, and that the Government was in favour of having a small steamer for the pilot service.—Mr. CHARLES suggested that the Theistis should be employed as a pilot boat in bad weather.—Mr. Dimes said that the Theistis was a small boat.—Mr. Newcastle.—Mr. HORSKISS replied.—The motion was put and negatived.

THURSDAY, 16TH APRIL.

**CROWN LANDS.**—On the motion of Mr. GARRETT, the House went into committee to consider the propriety of biling in a bill to amend the law relating to Crown lands, that the House should take into consideration the Land Laws was such that serious differences of opinion often prevailed as to their precise legal significance, and this cause of contention it was proposed to remove by a declaratory Bill. Any amendment of the law relating to Crown lands in accordance with the principles of the existing law. Mr. Garrett briefly stated the various alterations it was proposed to embody in this bill—as to the legalization of free-lease, as to the prevention of "dummyism," and as to the mode of dealing with free-leasees' improvements.

—Mr. FARNELL regretted to learn that the Government did not appear to contemplate any amendment of the law relating to Crown lands, and the abolition of land orders. He thought this might have been done.

—The resolution was agreed to, and subsequently sanctioned in the ordinary forms by the House.

FRIDAY, 16TH APRIL.

*Contagious Diseases Bill.*—On the motion of Mr. F. P. Lucas, seconded by Mr. Stansfeld, the House resolved to consider the propriety of bringing in a bill for the prevention of contagious diseases.—After some brief discussion of the general question—as to the propriety of legislating on the subject the House went into committee.

—In committee, a long discussion took place on the general question as to the social evil, with its moral and physical results, and as to the propriety of legislating as proposed, such a manner as to make it the least objectionable and most efficacious remedy in England. Some members argued that legislation in this direction was already checking immorality and arresting its terrible consequences in the mother-country, and that any further legislation would only counterbalance every possible ill-effect. The chief arguments used against this kind of legislation were founded on its immoral character, on its infringement of the liberty of the subject, and the one-sided severity dealt to the women, while the men were untouched. The extension of the Contagious Diseases Act at home had of late been successfully resisted by the opposition, and the desirability of introducing a bill, was agreed to and reported.

**Eight-hour Question.**—MR. CAMERON moved that in all Government buildings and railways constructed there be a clause inserted in the work contracts that the eight-hour day principle shall be observed; and that this resolution be referred to the **Address to the Governor.** In submitting this motion, Mr. Cameron expressed an idea of unduly interfering between capital and labour, desiring to do no more than to protect those who had to work under Government contracts from being overworked. He said that he had been told that the hon. member had brought forward this motion with perfect consistency—having always interested himself in the eight-hour movement—but he considered that it would be better to leave the matter to the Legislature, and not to have the Government to interfere with contractors for the Government as now proposed.—CAPTAIN OSWLOW, MR. FITZPATRICK, MR. MACINTOSH, MR. STEVENS, and MR. GIBSON, all in favour of the motion. MR. PANKIE said that anything that could conduce to the elevation of the labouring classes deserved the calm consideration of the House. He had long advocated the eight-hour day, but he considered he could not positively vote for this motion. The Legislature had no power to fix the hours of labour. It was the absolute right of every man to fix the duration of his day's work. He was not prepared to oppose the motion, as being apparently intended to protect contractors under Government by the influence of Parliament.—The House divided, and the motion was carried.

Education. — Mr. PARKES moved, — "That so much of No. 2 regulations of the Council of Education as requires a contribution from private sources of one-third of the cost of erecting and maintaining Public Schools be, and be longer enforced." In making this motion he did not desire to raise a debate on the general question, but should confine himself to the terms of his motion. He said that the Council of Education had had, in several instances, prevented the establishment of Public schools under the Act where they were much wanted. The colony was now in a position to meet the cost of erecting and maintaining Public schools, thoroughly organised, should now, as a matter of policy, be established in place of Provisional schools. All the regulations of the Council had now been passed, and he thought it would be well to modify the second resolution adverted to as regards such course as that now submitted to the House. The effect of the change would be to place the country in a position to erect and maintain Public schools. Mr. ROBINSON did not desire to oppose the motion, but he should have preferred to have had the whole question dealt with by a more general measure. It was not his intention to oppose the motion, but he would be called upon to deal with the matter as proposed. Of course if the motion were passed, a much larger expenditure would be required. It might be said that the Government were not leading unnecessarily to a much larger expenditure of money, but also as tending to discourage voluntary efforts. Mr. DINN proposed to go a step further than that, and to amend the motion so as to read, — "That he moved, by way of amendment, — "That a time should be fixed, after which no further assistance should be given to Denominational schools." — Mr. SPEAKMAN said that he was not in favour of the motion as put. — Mr. DINN said that he should, in that case, withdraw the motion submitted by the member for East Sydney. Mr. FITZPATRICK supported the motion, but deprecated the amendment proposed. He said that Denominational schools which had been created under the Act did not apprehend that the amount voted would fall short of what would be required. He said that he was not in favour of the motion, but thought that assistance should still be given to Denominational schools, and submitted an amendment to include schools now in course of construction, for the purpose of enabling them to be completed. — Mr. PARKES submitted that the amendment should

irrelevant.—After some remarks from Mr. WIGNON on the point of order, the SPEAKER ruled that the amendment proposed by Mr. STRAUBER was not germane to the question at hand. The tendency of the resolution to apprehend the desirability of the resolution was to an abridgment of the Decennennial schools to a very large extent. He thought that the members of the country had by any means been conclusive against Decennial schools, but asserted that public opinion on that point was very evenly divided—a fact which would have been a sufficient reason for legislation. He suggested that the motion should be withdrawn, and the matter left in the hands of the Government. The SPEAKER, as a representative of a country where the elective franchise had been introduced by the member for Sydney East, tended to remove an injustice that had long been felt and complained of. He was not, however, prepared to go beyond the limits of the Public Schools Act, which he considered to be a wise measure. He agreed with the hon. member Mr. Stuart in being opposed to a compulsory system of education like that which obtained in the State of Kansas, having replied that the resolution was carried in the affirmative form.—That in the opinion of this House, so much numbered pages of the Council of Education

ment of Public schools the contribution from private sources of one-third of the cost of erecting and furnishing school buildings, inclusive of schools now in course of construction, for which sufficient funds have not been subscribed, ought not in future to be enforced. 2. That the foregoing resolution be communicated by address to his Excellency the Governor."

WEDNESDAY, 21ST APRIL.

In answer to a question it was stated that 16,000 square miles of coal-fields have been examined, and in 50,000 acres of coal has been discovered.

*The cost of Telegrams to Answer a Question*.—Mr. W. FORSTER having moved that the House do go into Supply, Mr. NELSON moved, by way of amendment,—"That, in the opinion of the House, the expenditure of £118 16s. 6d. by the Government for telegrams to answer questions from the hon. member for Abingdon to the hon. member for Great Malvern (having received a question from Mr. Buchanan) was unnecessary, improper, and wasteful." In submitting this motion, Mr. NELSON declared that he was simply actuated by a desire to get rid of the very large sum of money which the Government in telegraphing to England for the information given, and he examined the nature of it to show that it was extravagantly diffuse, and wholly unnecessary.—Mr. ROBERTSON answered the speech in a very short manner, saying that he was justly proud that had been done in the matter concerned, and that it was his duty to do what he had done, and he had done it. He had had nothing to do with the questions first raised by the member for the Western Goldfields, and he said that the Government were not aware of the questions which the cablegram was intended to answer must have been suggested by a Minister of the Crown, with a view to damage some member of the late Government.—Mr. GUTHRIE then asked the hon. member for Abingdon whether he intended to bring forward any flying collops.—The BARRISTER contended that the Government had, under the circumstances, been clearly bound to send the telegram objected to by the member for the Western Goldfields, and that the cost of the telegram had been absolutely indispensable.—Mr. NELSON agreed with the hon. member for St. Leonards in thinking that Mr. Buchanan's questions must have been framed at the express suggestion of the Government. He said that he would have loved to communicate the information upon which these questions were evidently based. He denied the inference that he had put up the member for Orange to bring forward this amendment. From the time he received the telegram he was not at all aware of any public or private correspondence with the Agent-General about freight, or anything else—except indeed a few lines about an ex-chipping clerk named Brocklebank. He challenged the hon. member for the Western Goldfields to bring forward anything that was discredit able to him. Nothing was more natural than that Sir Charles Cowper should have employed what he had Meers. B. S. Lloyd and Company, who had been employed by the late large agricultural contractors in London. With this firm, who had been employed by the Agent-General, he (Mr. G. A. Lloyd) had been in no way connected for upwards of eight years past.—Mr. DIMES said that the facts stated in the telegram had been known to certain members of the House for at least two months. The member for the Western Goldfields did not therefore require to be directly set in motion by a Minister. He thought, nevertheless, that the discussion of it would do good.—Mr. TAYLOR moved, by way of amendment,—"That the £118 which had fallen from the hon. member for Sydney West (Mr. Dibbs) respecting the Pacific Mail Service and other subjects—said that he considered the vindication of his late colleague, the member for Newcastle, who had been concerned in the matter, and that the Colonial Secretary had not made any inquiry about the matters referred to by the telegram, but had at once sent off that telegram to London, the effect of which was to reflect on one of his predecessors.—The amendment was carried, and the House went *pro forma* into Supply, and resumed.

—On the motion of Mr. SUTHERLAND, the Standing Orders were suspended to allow of the passing of a Bill to amend the Old Sydney Burial Ground Act, although the statement of the hon. member was given to bring in the bill, and the bill was read a first time.

FRIDAY, 23RD APRIL.

*Then*.—The House then went into committee to

consider the propriety of presenting an address to the Governor for a bonus of £5000 for the production in this district of at least 1000 tons of pig iron. Mr. MACINTOSH moved a resolution affirming the abovesaid proposition, and addressed the committee at some length in its behalf. The bonus on the discovery of gold-fields was analogous to what he now proposed for the discovery of iron. The Government were not favourable to the resolution, and was certainly contrary to the principles of free trade. He had failed (as Mr. Forster thought) to show why the manufacture of iron here should be looked upon as a monopoly. The Government advanced state of public opinion was, he contended, clearly opposed to all such bonuses. Our colonial experience in the cases of growth of cotton, and in regard to the importation of the llamas, had proved decidedly adverse to the principle of giving bonuses.—Mr. FITZPATRICK supported the resolution, and argued that there was no analogy whatever between a bonus like that proposed and the two cases adverted to by the Colonial Treasurer. He denied that there was anything in the present proposition contrary to the principle of free trade. The Government had no objection. The idea of such a bonus as £5000 inducing capitalists to invest the enormous sums that would be required for the successful initiation of such an industry was simply absurd. It would take £100,000 to start a furnace of this kind.—Mr. STUART did not consider that the principle of free trade was at all infringed by the resolution, but believed that the resolution, in its present shape, was unadvisable, inasmuch as it would tend to the establishment of a permanent monopoly. He proposed a more liberal amendment that no limit of time should be insisted upon, and that these words be inserted in lieu of the latter portion of the resolution—"and, from the discovery of the said locality, of cast or malleable iron or steel, of merchandise of any kind, or of any bonus (£5000) to be paid as follows:—£1000 on production of 1000 tons of the said iron or steel, £1500 on the further production of 6000 tons, and £2500 on the further production of 10000 tons."—Mr. FINLAYSON opposed the resolution, and contended that there was a clear distinction between such a bounty as this and a protective duty; but he doubted whether the laudable object proposed by the mover would be secured by a bounty of £5000. Still less than this, as it seemed to him, would be likely to secure a bounty of £1000 would effect it. Fruitless efforts had already been made in this direction at the Fitzroy Iron Mines. If the circumstances of the colony were favourable to the manufacture of pig iron, pig iron would be produced, and it was not likely that the bounty offered should be at least £10,000. The amendment was negatived without a division, and the resolution was also negatived.

THURSDAY, 27<sup>TH</sup> APRIL.

**Fiji.**—Mr. BUCHANAN moved a resolution condemnatory of the proposition submitted by correspondence on the part of the British Government, that this country should contribute to provide a Government for Fiji, whilst we are studiously excluded from all participation and responsibility in the government of that territory. Mr. BUCHANAN placed this motion before the House, and Mr. BUCHANAN said that he was one of the members of the Imperial Government (as disclosed by the correspondence laid before the House), in writing to the Australian colonies to ask those colonies to contribute to the government of the Fiji territory now ceded to the British Government. The non-member severely censured the late Attorney-General for having left this colony to go to Fiji at the time of the cession.—Mr. J. ROBERTSON said that the Imperial Government had not shown any desire to exclude the Government of this colony from the Government of Fiji. They and, on the contrary, wished the Government of this colony to charge the group, but the Government here had not seen that they were to do so. The annexation of that group was for our advantage. He could see no possible object in this motion. He should vote against it.—The motion was negatived on a division by a majority of 10 to 2.

THE following account of the estimated population of the colony of New South Wales, on 31st December, 1874, appears in the *Government Gazette* published on the 16th instant:—

	Males.	Females.	Total.
Births during the half-year ending 31st December, 1874	5,909	5,671	11,584
Arrivals by sea .. ..	11,178	3,775	14,953
	17,087	9,446	26,533
Deaths for the same period ..	2,610	1,838	4,448
Departures by sea .. ..	10,142	2,120	12,262
	8,752	3,963	12,705
Decrease during the half-year ..	8,336	5,453	13,808
Estimated population, 30th June, 1874 .. ..	313,112	267,358	570,470
Estimated population, 31st December, 1874 .. ..	321,447	282,881	604,278
* Includes 200 Chinese, residing at the Island.			

E. G. WARD, Registrar-General,  
Registrar-General's Office, April 12, 1875.



me, and the Western Committee. The examples of the European collection, from Borneo, show the local agricultural society, manufactured iron from Bliden and Croker's works at Fremantle, and a collection of South Australian and New Zealandian copper ore and their products shown by the English and Australian Copper Company New South Wales. Professor Liveridge, of the Sydney University, contributes two cases of valuable geological specimens, including a collection of fossil greenish stones, well worthy of illustration. We next come to the most admirable collection of mineral specimens ever shown here, the property of Mr. Mackenzie, Examiner of Coal-fields, who, in the course of



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1. The first part of the document is a list of names and their corresponding addresses. The names are listed in a column on the left, and the addresses are listed in a column on the right. The names are: John Doe, Jane Smith, and Bob Johnson. The addresses are: 123 Main St, 456 Elm St, and 789 Oak St.

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This image shows a blank, aged, cream-colored page, likely an endpaper or flyleaf of a book. The paper has a slightly textured appearance with some minor discoloration and faint markings. The binding edge on the left is visible, showing the stitching and the inner cover material. There is no text or other content on the page.



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JOHN FRASER and CO. have for SALE, from stock  
and to arrive—  
ANDERSON's bulk, Marshall's pale and dark  
Hennessy's ditto ditto  
C. S. V. Proprietors' ditto ditto  
Bisquit's Dalmatian, Hennessy's, in hogsheads,  
quarter-casks, and octaves  
Associated ditto ditto  
C. S. V. Proprietors', Hennessy's, \* \* \*,  
Associated, C. S. V. Proprietor, \* \* \*,  
Marshall's, &c., &c., &c.  
M—Lowndes', Queens',  
N—Irish Heart, Kentucky, and Hedges', in cases  
NEWBY—JDK's, in cases, and Full Proof  
Key, ditto, ditto  
Ditto ramsked and labelled, ditto  
JERRY EVANS, in cases, and  
RISKY in bulk, Stewart and Hazen's Scotch  
Dunville's and Vint's Irish  
Ditto, in case, Lemon, Prestons', Stewart's  
Scotch  
Dunville's and Vint's Irish  
DIT TOM—White, Burnetts', Lowndes',  
GERRY WINE—Bernard's, Thompson's  
DIT WINE—in 6 casks, and others  
JERRY DITTO—Cognac ditto ditto ditto  
DIT, in case—Butler's, Hoopers, &c.  
DIT—WINE ditto—Noedic, Antinholme, &c.  
ARRET, ditto—DIT—St. Julien, A. de Laro, &c.

AMPANGS—Various brands.  
 SYMBLE—Lepelletier's, Nolly Pratt  
 RINAPPO—Nolly Pratt  
 RINAPPS—H. Wyle's Schiedam, plate and quarts  
 TERS—Heaster's, Stoughton, and Grizzle  
 LARILAS—Laril's, Bristle's, and Bechan's  
 RASCHINO, Curacao  
 G, in bulk—Murrin's and Altopp's  
 TOTO, bottled, Blood's and Foster's, plate and quarts  
 TOTO, bottled, Taylor's, Whitaker's  
 TOTO, bottled—Blood, Wyle's and Co.'s, Bysse's,  
 Barclay's, Guinness's, and Pip  
 COGNAC—COGNAC  
 CURRY, Curry's, Manzanillo, Currants, Jellies, and  
 Bottled Brants  
 DINDLES—De Rouaix Jener and Co., Brander's &  
 mond, and other brands  
 SYMBLE—Elem's and Sultan's Raisins, Currants, Apples,  
 Prunes  
 TERS—Barcellos, Walnuts, S. S. Almond and Jucker,  
 Almond  
 TERS—Harcings, pickled and fried; Fresh  
 Oysters, Lobsters, Sautines; Ling, in cases; Pickled  
 Oysters, Kipped Herrings  
 OILPACKS—S. S. and other brands; Seaming Tins  
 LINA ROPE—All sizes, from 2 to 54 inches  
 CUTTA LINES, Bengal Lines, Turpaulin, and

STAS—In Japan boxes, 250, 500, 1000, and Pkails  
 KRS—Wine, Lemonade, and Gingerbeer  
 KRS—Krust and Sauer, small packages, 1870  
 KRS—CIGARETTES, Soda Water, 1870  
 Tatar, Saltpeper, Alum, Phosphate, etc.  
 LOWAY'S MEDICINES, in small assorted cases  
 GUMMERS—Ginger, Flamingo, in small  
 INFECTIONERY—Inches, Postills, Liquors, etc.  
 Candied Peel  
 SACCHOS—Haven Twist, in 4, 6, 8, 10, 12, 14, 16, 18, 20, 22, 24, 26, 28, 30, 32, 34, 36, 38, 40, 42, 44, 46, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 72, 74, 76, 78, 80, 82, 84, 86, 88, 90, 92, 94, 96, 98, 100, 102, 104, 106, 108, 110, 112, 114, 116, 118, 120, 122, 124, 126, 128, 130, 132, 134, 136, 138, 140, 142, 144, 146, 148, 150, 152, 154, 156, 158, 160, 162, 164, 166, 168, 170, 172, 174, 176, 178, 180, 182, 184, 186, 188, 190, 192, 194, 196, 198, 200, 202, 204, 206, 208, 210, 212, 214, 216, 218, 220, 222, 224, 226, 228, 230, 232, 234, 236, 238, 240, 242, 244, 246, 248, 250, 252, 254, 256, 258, 260, 262, 264, 266, 268, 270, 272, 274, 276, 278, 280, 282, 284, 286, 288, 290, 292, 294, 296, 298, 300, 302, 304, 306, 308, 310, 312, 314, 316, 318, 320, 322, 324, 326, 328, 330, 332, 334, 336, 338, 340, 342, 344, 346, 348, 350, 352, 354, 356, 358, 360, 362, 364, 366, 368, 370, 372, 374, 376, 378, 380, 382, 384, 386, 388, 390, 392, 394, 396, 398, 400, 402, 404, 406, 408, 410, 412, 414, 416, 418, 420, 422, 424, 426, 428, 430, 432, 434, 436, 438, 440, 442, 444, 446, 448, 450, 452, 454, 456, 458, 460, 462, 464, 466, 468, 470, 472, 474, 476, 478, 480, 482, 484, 486, 488, 490, 492, 494, 496, 498, 500, 502, 504, 506, 508, 510, 512, 514, 516, 518, 520, 522, 524, 526, 528, 530, 532, 534, 536, 538, 540, 542, 544, 546, 548, 550, 552, 554, 556, 558, 560, 562, 564, 566, 568, 570, 572, 574, 576, 578, 580, 582, 584, 586, 588, 590, 592, 594, 596, 598, 600, 602, 604, 606, 608, 610, 612, 614, 616, 618, 620, 622, 624, 626, 628, 630, 632, 634, 636, 638, 640, 642, 644, 646, 648, 650, 652, 654, 656, 658, 660, 662, 664, 666, 668, 670, 672, 674, 676, 678, 680, 682, 684, 686, 688, 690, 692, 694, 696, 698, 700, 702, 704, 706, 708, 710, 712, 714, 716, 718, 720, 722, 724, 726, 728, 730, 732, 734, 736, 738, 740, 742, 744, 746, 748, 750, 752, 754, 756, 758, 760, 762, 764, 766, 768, 770, 772, 774, 776, 778, 780, 782, 784, 786, 788, 790, 792, 794, 796, 798, 800, 802, 804, 806, 808, 810, 812, 814, 816, 818, 820, 822, 824, 826, 828, 830, 832, 834, 836, 838, 840, 842, 844, 846, 848, 850, 852, 854, 856, 858, 860, 862, 864, 866, 868, 870, 872, 874, 876, 878, 880, 882, 884, 886, 888, 890, 892, 894, 896, 898, 900, 902, 904, 906, 908, 910, 912, 914, 916, 918, 920, 922, 924, 926, 928, 930, 932, 934, 936, 938, 940, 942, 944, 946, 948, 950, 952, 954, 956, 958, 960, 962, 964, 966, 968, 970, 972, 974, 976, 978, 980, 982, 984, 986, 988, 990, 992, 994, 996, 998, 1000, 1002, 1004, 1006, 1008, 1010, 1012, 1014, 1016, 1018, 1020, 1022, 1024, 1026, 1028, 1030, 1032, 1034, 1036, 1038, 1040, 1042, 1044, 1046, 1048, 1050, 1052, 1054, 1056, 1058, 1060, 1062, 1064, 1066, 1068, 1070, 1072, 1074, 1076, 1078, 1080, 1082, 1084, 1086, 1088, 1090, 1092, 1094, 1096, 1098, 1100, 1102, 1104, 1106, 1108, 1110, 1112, 1114, 1116, 1118, 1120, 1122, 1124, 1126, 1128, 1130, 1132, 1134, 1136, 1138, 1140, 1142, 1144, 1146, 1148, 1150, 1152, 1154, 1156, 1158, 1160, 1162, 1164, 1166, 1168, 1170, 1172, 1174, 1176, 1178, 1180, 1182, 1184, 1186, 1188, 1190, 1192, 1194, 1196, 1198, 1200, 1202, 1204, 1206, 1208, 1210, 1212, 1214, 1216, 1218, 1220, 1222, 1224, 1226, 1228, 1230, 1232, 1234, 1236, 1238, 1240, 1242, 1244, 1246, 1248, 1250, 1252, 1254, 1256, 1258, 1260, 1262, 1264, 1266, 1268, 1270, 1272, 1274, 1276, 1278, 1280, 1282, 1284, 1286, 1288, 1290, 1292, 1294, 1296, 1298, 1300, 1302, 1304, 1306, 1308, 1310, 1312, 1314, 1316, 1318, 1320, 1322, 1324, 1326, 1328, 1330, 1332, 1334, 1336, 1338, 1340, 1342, 1344, 1346, 1348, 1350, 1352, 1354, 1356, 1358, 1360, 1362, 1364, 1366, 1368, 1370, 1372, 1374, 1376, 1378, 1380, 1382, 1384, 1386, 1388, 1390, 1392, 1394, 1396, 1398, 1400, 1402, 1404, 1406, 1408, 1410, 1412, 1414, 1416, 1418, 1420, 1422, 1424, 1426, 1428, 1430, 1432, 1434, 1436, 1438, 1440, 1442, 1444, 1446, 1448, 1450, 1452, 1454, 1456, 1458, 1460, 1462, 1464, 1466, 1468, 1470, 1472, 1474, 1476, 1478, 1480, 1482, 1484, 1486, 1488, 1490, 14

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—Paisies and 250's, of these favourite brand, now  
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LANE—Superior pale and dark, in bulk and glass

DENIS MOUNIE & Superior Family Cogen  
YES - Port and Sherry, of first brands and quality  
YES - Cured Cigars, of first brands and quality  
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SAS PARILLA - Bristol's, 1-dozon cones  
YES - Plantation Ceylon, and Java  
MEN'S STORES, and Tea and Sugars, of assorted  
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CHITABLE STEAM ENGINES - Ransome's, Sim's,  
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Boasting engine, quick and willing boiler  
light steam-engine, 7-in h cylinder, 12-inch stroke  
running at 75 to 100 lbs. pressure, 8 1/2 feet belt  
pulley, gearing, and drilling machines  
saw, gauges, lawn mowers, hand-bench drills  
m-hammers, 18 and 3 cwt., 5 cwt., and 7 1/2 cwt.  
and 10-horse planing and sawing machines, 4-ton  
caterpillar weightliffe, centrifugal pumps  
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Leather and Linoleum, and boiler tanks and rivets  
tanks, English leather bearing and pump tanks  
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engine picking, cotton and wool, and bags  
copper, 104 lbs., bolt rope, cork  
oil, 104 lbs., and candle  
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UNTZ'S YELLOW METAL, 16 to 26 cm.  
Yellow metal, pulis, arand  
and coating felt, and rivand  
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Indian tea  
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REGISTER AND HALF-REGISTER STOVES  
Iron mantel-pieces, 30 inch upwards  
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for large fire, for large and small wood  
central disto, 1 to 20-hp.  
metal and yacht engines, single and double cylinders,

3 to 12-in.  
 an pipes and connections for ditto  
 2 1/2 inch and 3 inch, &c., from 2 to 18 inches  
 and coils and colonial bolt, flax and patent packing  
 on each, valves, &c.  
 1/2 inch brasses and saws, files, &c.  
 1/2 I. R. sheet, suction and delivery pipes, &c.  
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**UGAR-CRUSHING PLANT**, complete with engine,  
 tubular boiler, juice pump, &c.; rollers, 30 inch x  
 30 inch  
 30 horse centrifugals and engines, 30 to 42-inch baskets  
 formed copper for ditto. wire gauze, &c.  
 1/2 inch, 1/4 inch, 1/8 inch, 1/16 inch, 1/32 inch, 1/64 inch,  
 1/128 inch, 1/256 inch, 1/512 inch, 1/1024 inch, 1/2048 inch,  
 1/4096 inch, 1/8192 inch, 1/16384 inch, 1/32768 inch,  
 1/65536 inch, 1/131072 inch, 1/262144 inch, 1/524288 inch,  
 1/1048576 inch, 1/2097152 inch, 1/4194304 inch, 1/8388608 inch,  
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**MANUFACTURING PLANT**, with Fryer's patent  
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ton per day of ten hours.  
The above mill may be seen at Belvidere, Hastings River,  
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**B**UGGY Horses.—Pair; handsome Bays, 15 hands; 25s; good Saddle Horses, £10; stylish grey Saddle

**H**ANDSONE American-built Extension Top 4-seated BUGGY, price \$565. GIBSON'S, 232, Pitt-street.

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**S**INGLE and double seat **BUGGIES**, Trays, Sociables,  
Phaetons, Waggon, Pagnels, &c.  
**T. MOORE**, Coachbuilder, Oxford-street.  
**B**ROWN first-class saddle and buggy Horse, any trial,  
£18; bay first-class buggy Horse, £17; bay first-  
class weight-carrier and good harness horse, £16; good  
Hack, £7; draught Horse, any trial, £18; chestnut Cob,

**PAIR** First-class Buggy Cobs, \$18; chest. Buggy Horse, \$12; Cob, Saddle, and Bridle, 28. **KNIGHT**.  
**FIRST**-Class Buggy Available, with brake, \$40; Covered Wagonette, \$40; double-seated Buggy, \$30; Dogcart \$20; new Express Wagon, \$35; Gig, \$10; 4-wheel Dogcart \$20; Parnel Cart, \$10; new Spring Cart, \$14. **KNIGHT**.

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**FIRST**-Class Buggy Available, with brake, \$40; Covered Wagonette, \$40; double-seated Buggy, \$30; Dogcart \$20; new Express Wagon, \$35; Gig, \$10; 4-wheel Dogcart \$20; Parnel Cart, \$10; new Spring Cart, \$14. **KNIGHT**.

**D** OUBLE Carriage Harness, £8; single Buggy Har-  
ness, £4; Saddles, 30s. Knight, 357, Castlereagh-st.  
**B** UGGIES, new styles: Sociable, single, and double  
seats. O'Brien, Kerridge, and M'Kay, Castlereagh-st.  
**F** OR SALE, strong SPRING-CART and HAR-  
NESS, neat Saddle in PONY, good second-hand SAD-  
DL, useful Horses HOSE. LANGFORD, Riley and  
Goulden street, Bury Hills.

**HOUSES AND LAND FOR SALE.**

**GLOBE TAVERN**, corner of Castleburgh and Market streets.—For **SALE**, the Block of **LAND** extending from Castleburgh-street to Elizabeth-street, having a frontage of 34 feet to Castleburgh-street, 159½ feet to Market-street, and 20 feet to Elizabeth-street, with the **GLOBE TAVERN** and other buildings thereon.

Apply to **Mr. WILLIAM BARKER**, Solicitor.

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**P**ROPERTIES FOR SALE

Commenced Dwelling House and Grounds, Elizabeth Bay Valued in 1870 at Fifty Pounds, situate on a beautiful

Central City Properties, of large area  
Large Block of Land, with water frontage to Middle  
Harbour.  
Parish of Wollumbong, 15-acre Block  
Large Block of Ground, Watt-street, Newcastle.  
ALSO, TO LET,  
Houses, in Elizabeth Bay Road, 7 and 8 rooms, bath-  
room, &c., &c.  
GILCHRIST and WESTON

**H**OUSES, Farms, Cottages, and Allotments for SALE.  
Terms. W. DOUGLASS, 434, George-street.

**S**PECIAL Notice to small investors, one great bargain  
for SALE. W. DOUGLASS, 434, George-street.

**W**ORKING MEN.—Choice Building ALLOT-  
MENTS  
Military and Spit  
near Joyce's, at junction of  
Leonards. \$10 each, 25 per

**A** 6-ROOM COTTAGE and Paddock, at Waverley. Apply 198, William-street.

**F**OR SALE, HOUSE of 4 rooms and kitchen, in Railway-place. C. H. MAY, 111, Elizabeth-street.

**T**WO water-side COTTAGES for SALE, Balmalm East. C. H. May, Elizabeth-st.; or Darling-st. East.

**V**INEYARD for SALE, inclusive of Farm. See

**FOR SALE**, two brick COTTAGES, stone foundation; treched. Apply J. Boyce, Denwest-street, Globe.

**£8 FOOT** wanted for 33 x 150, frontage to Glenmore Rd. and Hopewell-st. **PRINGLE, 155, Pitt-st.**

**£300 WANTED** for Allotment 13c feet deep, Wm'loo Bay. **PRINGLE, 155, Pitt-st.**

### STOCK AND STATIONS.

LINCOLN	RAMS.	LINCOLN	RAMS.
<p>121 pure-bred Lincoln Rams, bred by that celebrated breeder W. Rutledge, Esq., Victoria, for SALE by G. M. PITT and SON.</p> <p>N.B.—Mr. Rutledge's certificate of the purity of the breeding of the above rams can be seen at the office of the auctioneers</p>			

The above pens will be out of Quarantine on the 6th instant, and can be procured in lots from the agents.

**FOR PRIVATE SALE.**—To close partnership accounts, the well-known STATIONS of Gejezior and Rocky Plain, Monoar District, with 20,000 sheep, 600 cattle, 11,470 acres purchased and selected land, &c., &c. For full particulars apply to

**BROOKS, BROTHERS, Gejezior, Cooma.**

**W. S. AIDEN, HILL, and CO., Bankers, Melbourne, SATURDAY.**

**W. N. GRIFFITHS** has been instructed by Messrs. Fanning, Griffiths, and Co. to sell privately the **PURE-BRED DURHAM BULL**, **WEAL LORD THE THIRD**, red roan; calved 2nd September, 1873. This splendid bull is now standing at Woolley's Yards, Pitt-street.

**P R I V A T E S A L E.**  
**DOTSWOOD STATION,**  
 North Kennedy District, Queensland,  
 with  
 about 11,676 highly bred cattle.  
 This magnificent property is for **ABSOLUTE SALE.**  
 Plan and all particulars can be obtained from  
**G. N. GRIFFITHS, 271, George-street.**  
**FOR PRIVATE SALE the following properties**

**1** Crystal Brook Station, Maranoa, 10,000 sheep  
**2** Cattle Station, Leichhardt District, 1550 head cattle  
**3** Jumbah Station, Leichhardt District, Queensland, with  
 26,500 sheep  
**4** Murgie Station, Burnett District, Queensland, with 5677  
 cattle  
**5** Boondindilla Station, Darling Downs District, 6000 sheep  
**6** Fire's Creek Station, Darling Downs, 18,400 sheep  
**7** Estate, near Braidwood, 6000 acres, highly improved  
 Numerous other Properties, both in New South Wales and

Also the following Stock:—  
2 splendid thoroughbred Stallions  
400 Bullocks, 300 Cows, Richmond River  
Store Sheep and Cattle in Queensland, various lots  
500 Store Cattle, Glen Innes  
1100 Wethers, 300 Maiden Ewes, near Queanbeyan  
2000 Best-class Maiden Ewes, Coshah  
Rango, from celebrated Waddington flocks  
First-class Bulls, in various localities.

G. N. GRIFFITHS, 271, George-street.  
**F**OR SALE, a new-born, spotted COW, first-class milkor  
 and very quiet. W. TINDALE, 84, King-street.  
**P**URCHASERS want good Stations, with or without  
 Stock. J. G. READ, 454, George-street.



Sydney merchants and the letter-  
ion of your community will be inde-

inferiority were guilty while their neighbours were deprived of the water for necessary uses. This charge seems well founded when it is asserted that the average consumption per head was raised for the time to at least three times that of the ratable consumption in the principal English cities and towns. Very extensive works are in course of execution by the Government at the present time for the purpose of increasing the capabilities of the undertaking, and when they are completed the pressure will be pretty well maintained, notwithstanding the increase of population.

Irish prisons, of which six are devoted to the Pentridge and Melbourne gaols, and still more flattering to our officers to find them describing the system of discipline as efficient and well administered, and indeed worthy of comparison, both in theory and practice, even with that administered by Sir Walton Crofton, as Miss Hill saw it in operation in Ireland. It appears, too, that since the return to the colony of our Acting-Governor, Sir William Stawell, a few weeks ago, he has stated as the result of his visits to many of the European gaols, including

the same, into the greater part of the plaintiff's cloth was stripped off, and that was done in no good manner as appeared by his waistcoat, which was exhibited to the jury torn in pieces. After the plaintiff had been thus, according to his own account, violently assaulted, each of those in turn when he saw by his skill at cards, began to demand that their money should be returned; and the plaintiff's life being threatened in various ways he at length pretty freely gave them the money, returned as far as was possible, all of the money which he had won by betting; or he stakes on the game, and having satisfied them all to the amount of their money, he retired, he gathered up his scattered clothes and left the room, requesting those standing by not to strike him, as he was in a bad way from the blow he had suffered. While he stood in his room the plaintiff then attempted to enter the hall door of the

defendant denied that he had used the statement. All that he had said was that he had seen the women in the cab for a moment. Verdict for plaintiff, for £5. Mr. Roberts, for plaintiff; Mr. Went, instructed by Mr. Curtis, for the defendant.

MINOR CASES.

Jordan v. Butler and another, goods sold and delivered; verdict for plaintiff. Cummins v. Hydo, rent and rates, verdict for £3 12s. 6d.; and Davies for plaintiff, Mr. Curtis for defendant. Cummins v. Langan, verdict for reduced amount. Young v. Palmer, claim for consolation, verdict for 10s. 6d.; Mr. Oliver for plaintiff, Mr. Merriam for defendant. Wolfen v. Vickers, for goods sold and delivered, verdict for defendant; Moore, Allen and Bowden for plaintiff; Mr. Farrell for defendant. Parker v. Besser and others, plaintiff consulted; Mr. Merriam

publican, disposed himself between 6 and 7 o'clock  
that night the prisoner came to his house  
riding the horse now in the Court yard; he had  
some wine drunk, and after awhile said that he was going tin-  
smithing and wanted to sell his horse; he asked witness to  
purchase, but witness declined; he went away, and some  
times after returned without the horse; in the morning  
witness had received information which led him to detain  
the prisoner until the police came, when he was  
taken into custody. Committed for trial at the Quarter  
Sessions.

Henry Martin, apprehended by constable Butler, while  
sleeping under the verandah of a house in Pitt-street, and  
charged with being under 16 years of age, to wit, of the  
age of 14 years, and found wandering about the streets in  
no lawful occupation, was brought before the Bench, pur-

[illegible]

the Water Police Magistrate, w  
d, and Rathuel.

marriage without the consent of their parents. In Switzerland the legal age for the marriage of males is eighteen and for females sixteen years. According to the amended paragraph of the new German Civil Marriage Bill the legal age of males and females is sixteen years, instead of fifteen and fourteen as in the draft of the bill. In England the legal age for marriage is sixteen years in the case of males and fifteen in that of females. There is a slight variation of the marriage law in Switzerland in the case of contracting parties, which in some cantons is not less than twenty years for males and somewhat less for females. In others as is the case for males and females is the same. Consent of parents is also required in some cantons. In Uri, in Schaffhouse, in Appenzel, in Thurgau and in Grosse

and met at their office, Public Works  
Monday morning. Messrs. M.

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THURSDAY.  
THE CHIEF COMMISSIONER,  
IN THE MATTER OF JOHN B. COLE.

publican, disposed himself between 6 and 7 o'clock  
that night the prisoner came to his house  
riding the horse now in the Court yard; he had  
some wine drunk, and after awhile said that he was going tin-  
smithing and wanted to sell his horse; he asked witness to  
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age of 14 years, and found wandering about the streets in  
no lawful occupation, was brought before the Bench, pur-

charge Court before Messrs. Thon

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WEDNESDAY.  
THURSDAY.

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d with having falsely and maliciously published  
veral persons that the plaintiff, a Mrs. Ittley,  
proper intimacy with a cabman, in his cab, o

V. Bremer and others, Disarmament; Mr. Mortimer

Jan v. Butler and another, goods sold and  
; verdict for plaintiff. Curran v. Hyde, re-

V. Bremer and others, Disarmament Consultation; Mr. Mortland

1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 26



an expression of thankfulness for the bountiful harvest. The necessity for immigration was referred to;

trolic

State, as by law required, for its very excellent and sufficient place of detention at Penitentiary, there need have been

100

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ple.gov.au/ple.power

## May 4

THURSDAY EVENING.  
The Customs' duties received to-day were a

100

ple.gov.au/ple.power

http://

## page 1443931



news-page1443932







## VICTORIA THEATRE.

WANTED, a Girl, as SERVANT in a small family  
Castlereagh-st. E., between Bedford and Belvoir-st.

WANTED, a MAN, to do fencing. 216, George  
street, Woolloomooloo.

WANTED, a young GIRL, to assist in the bar,  
one not accustomed to the business preferred.  
Worgerheim's, Café de Paris.

WANTED, a first-class SHOPMAN; wages  
£1 15s. with board. P. M. Corvelli, manager  
269, Parramatta-street, near the New Market.

THIS (Friday) EVENING, May 7, 1876, will be pro-

**W**ANTED COOK and LAUNDRESSES and  
and PARLOUR MAID. Mrs. Senator, 61, P  
street, near Bridge-street.

**W**ORKING HOUSEKEEPER wanted, to  
bachelors, must be a good cook and laun-  
dresses and have satisfactory references. Apply till 10th is  
to T. F. G. Pockley, barman.

**W**ANTED, a FEMALE SERVANT, to  
a pay a lady to find and a steamer steers  
tomorrow. Apply this day, before 2 o'clock, to Miss J  
Petty's Hotel.

from 10 to 4, where seats can be secured in advance.  
 Holders of tickets admitted a quarter of an hour before

**APARTMENTS, BOARD & RESIDENCE**

**A** SUITE of APARTMENTS vacant, 219, May street, opposite the House of Parliament.

**A** VACANCY for gentleman, or lady and gentl. Mrs. Howett, Mezza House, Wyndham-square.

**A** VACANCY for lady and gentleman, and gentl. 21, Cowper-terrace, Church-bill.

**A** PARTMENTS vacant, for families, ladies, or g. men. Mrs. Roberts, 6, Richmond-terrace, Dr. Williams's Buildings.

**A** PARTMENTS, with board; large airy rooms.

achieved by  
Miss MAGGIE MOORE

**A** moderate, 147, Elizabeth-street, opposite Jai  
PARTMENTS now vacant at Mrs. Mitchell's  
Elizabeth-st., near Hunter-st.; bath  
**A** BEDROOM vacant, with board, 25, Church  
next the House.  
**A** T WENTWORTH HOUSE, Church-hill, Draw  
room SUITE and Apartments vacant.  
**A** LADY and Gentlemen, living in the  
of Surry Hills, having a larger be  
require, would let a part, furnished; refer  
Apply Mr. Sandon, bookseller, 324, George-  
TO GARDEN, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814,

KATE.....Miss MAGGIE MOORE.

**B**EDS and KITCHENETTE, private bath  
Fort-street, opposite Flanagan's; beach

**B**OARD and RESIDENCE. Java H.  
street. Plunge and shower baths, 7

**B**OARD and Residence for 2 gentlemen  
or without board. 251, Bourke-st., W

**F**URNISHED APARTMENTS to LET  
applied Barker, news agent, 85, Essex

**M**ANLY BEACH.—APARTMENT  
or without board.—Apartment Bright

**M**ISS McGUINN, 24, Wyndham-ave  
Beach and

Quadrille—Trebizende.....(Offenbach)

**P** R I V A T E A P A R T M E N T S v a c a n t, a t  
18, W y n a r d - s q u a r e.

**P** R I V A T E B O A R D A N D R E S I D E N C I  
w e l l - t e r , L i v e r p o o l - s t . P l u n g e a n d

**P** R I V A T E B O A R D A N D R E S I D E N C E  
t e r , D o m i n . S i n g l e a n d c o u b l e b e d

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w i n - t e r r a c e , E l i z a b e t h - s t ., L y d e P a r k

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